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DATE: august 4, 2005

PTO IDENTIFIER: MS Missing Parts

Application Number 10/535525

Inventor: Wolfgang Paulus et al.

MESSAGE TO: US Patent and Trademark Office

FAX NUMBER: (571) 273-8300

FROM: CONNOLLY BOVE LODGE & HUTZ LLP

Ashley I. Pezzner

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Attorney Dkt. #: 13111-00021-US

PAGES (Including Cover Sheet): __10__

CONTENTS: Transmittal Of Translation Of International Preliminary Examination Report

Translation Of International Preliminary Examination Report

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Application No. (if known): 10/535525

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Transmittal Of Translation Of International Preliminary Examination

Translation Of International Preliminary Examination Report

Application No.: 10/535525

Docket No.: 13111-00021-US

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

RECEIVED CENTRAL FAX CENTER

In re Patent Application of: Wolfgang Paulus et al.

AUG 0 4 2005

Application No.: 10/535525

Group Art Unit: N/A

Filed: May 18, 2005

Examiner: Not Yet Assigned

For: ENZYMATIC SYNTHESIS OF POLYOL

ACRYLATES

TRANSMITTAL OF TRANSLATION OF INTERNATIONAL PRELIMINARY EXAMINATION REPORT

MS Missing Parts Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Applicant submits herewith a translation of the International Preliminary Examination Report ("IPER"). Each reference cited in the IPER have been cited by Applicant in an Information Disclosure Statement. The European Patent Office deemed that claims 1-15 were novel and had inventive step, and claims 1-23 had industrial applicability.

The Director is hereby authorized to charge any deficiency in the fees filed, asserted to be filed or which should have been filed herewith (or with any paper hereafter filed in this application by this firm) to our Deposit Account No. 03-2775, under Order No. 13111-00021-US:

Respectfully submitted

Ashley I. Pezzner

Registration No.: 35,646

CONNOLLY BOVE LODGE & HUTZ LLP

1007 North Orange Street

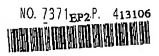
P.O. Box 2207

Wilmington, Delaware 19899

(302) 658-9141

Attorney for Applicant

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Translation

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

| | (PCT Article 36 and Rule 70) |
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| | |
| mplicant's or agent's file reference M/43256-PCT ternational application No. | FOR FURTHER ACTION Preliminary Examination Report (Form PCT/IPEA/416) International filing dats (day/month/year) 21 November 2003 (21.11.2003) See Notification of Transmittal Of Trans |
| ~ ~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~ | 21 November 2005 (- |
| pC17EP2003/013 100 Iternational Patent Classification (IPC) or C12P 7/62 | national classification and a |
| Applicant | BASF AKTIENGESELLSCHAFT |
| 2. This REPORT consists of a total manner and are the base 70.16 and Section 607 of These annexes consist of This report contains indication and the priority that the priority the priority that the priority tha | panied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been panied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been is for this report and/or sheets containing rectifications made before this Authority (see Rule in the Administrative Instructions under the PCT). If a total of sheets. Is relating to the following items: port ment of opinion with regard to novelty, inventive step and industrial applicability of invention terment under Article 35(2) with regard to novelty, inventive step or industrial applicability; explanations supporting such statement |
| | Date of completion of this report |
| Date of submission of the demand 03 June 2004 | (03.06.2004) 21 February 2005 (21.02.2005) |
| Name and mailing address of the | PEA/EP Authorized officer |
| | |

Form PCT/IPEA/409 (cover sheet) (July 1998)

International application No.

PCT/EP2003/013106

| TIV. | TEKNA | TIONAL PRELIMINARY EXAMINATION AND ONLY | | | | | | |
|---|--|---|---|--|--|--|--|--|
| I. Basis o | _ | | | | | | | |
| 1. With | | the elements of the international application:* | | | | | | |
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| | pages | 1-23 | , as originally filed , filed with the demand | | | | | |
| | pages . | COLA MARIA LANGUE | , filed with the definite | | | | | |
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| | pages | | , filed with the demand | | | | | |
| | pages pages | , filed with the letter of | | | | | | |
| With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which international application was filed, unless otherwise indicated under this item. These elements were available or furnished to this Authority in the following language which | | | | | | | | |
| | the language of a translation furnished for the purposes of international search (under Rule 23.1(b)). the language of publication of the international application (under Rule 48.3(b)). | | | | | | | |
| | the la | nguage of the translation furnished for the purposes of international prelimina | ary examination (under Rule 55.2 and/ | | | | | |
| 3. Wit | 17 | to any nucleotide and/or amino acid sequence disclosed in the interexamination was carried out on the basis of the sequence listing: | national application, the international | | | | | |
| 1 = | | ned in the international application in written form. | | | | | | |
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| | fumis | hed subsequently to this Authority in computer readable form. | 1 (1 g - 1)-1 i- No. | | | | | |
| | interr | statement that the subsequently furnished written sequence listing does national application as filed has been furnished. | | | | | | |
| | | statement that the information recorded in computer readable form is identifurnished. | cal to the written sequence using has | | | | | |
| 4. | The | mendments have resulted in the cancellation of: | | | | | | |
| | | the description, pages | | | | | | |
| | | the description, pagesthe claims, Nos | | | | | | |
| | | the drawings, sheets/fig | | | | | | |
| 5. | This i | eport has been established as if (some of) the amendments had not been made if the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)). | , since they have been considered to go | | | | | |
| in | this repo 170 17). | t sheets which have been furnished to the receiving Office in response to an in ort as "originally filed" and are not annexed to this report since they do | 10. 00 | | | | | |
| ** An | y replace | ment sheet containing such amendments must be referred to under item I and a | nnexed to this report. | | | | | |

International application No.

PCT/EP 03/13106

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

| I. | Basis | of the | report |
|----|-------|--------|--------|
| | | | |

- This report has been drawn on the basis of (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not arrived to the report since they do not contain amendments):
 - 1. The amended claims 1-23 do not go beyond the original disclosure in the international application as filed (PCT Article 34(2)(b)).

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

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|-------------------------------|--------|-------|-----|
| Statement Novelty (N) | Claims | 1-15 | YES |
| | Claims | 16-23 | NO |
| Inventive step (IS) | Claims | 1-15 | YES |
| | Claims | 16-23 | NO |
| Industrial applicability (IA) | Claims | 1-23 | YES |
| | Claims | | NO |

- Citations and explanations
 - This report makes reference to the following documents:
 - D1: US-A-5 240 835 (PETTRONE FRANK A ET AL), 31 August 1993 (1993-08-31)
 - D2: DATABASE WPI Section Ch, Week 198610 Derwent Publications Ltd., London, GB; Class A96, AN 1986-064968 XP002278747 & JP 61 015898 A (AJINOMOTO KK), 23 January 1986 (1986-01-23)
 - D3: US-A-4 534 916 (WICHTERLE OTTO), 13 August 1985 (1985-08-13)
 - D4: EP-A-0 351 534 (MITSUI TOATSU CHEMICALS), 24 January 1990 (1990-01-24)
 - D5: EP-A-0 317 860 (BASF AG), 31 May 1989 (1989-05-31)
 - DATABASE WPI Section Ch, Week 198918 Derwent Publications Ltd., London, GB; Class A25, AN 1989-135527 XP002278748 & JP 01 081812 A (TOYO INK MIT FREUNDLICHEN GRÜSSEN CO), 28 March 1989 (1989-03-28)
 - D7: DE 38 03 972 A (SCHERING AG), 10 August 1989 (1989-08-10)
 - D8: EP-A-0 523 681 (BEHRENSDORF JOHANNES), 20 January 1993 (1993-01-20)

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/EP 03/13106

- 2. Novelty and inventive step (PCT Article 33(2) and 33(3))
- 2.1 The present application relates to an enzymatic process for preparing polyol acrylates using hydrolases (E.C.3...), to monomer and polymer polyol acrylates, and to their use for producing heat-curable and/or radiation-curable lacquers.
- D1 discloses enzymatic preparation processes of 2.2 polymerisable monomers. Acrylic acid esters of polyols are also described as polymerisable monomers. The biocatalyst used is derived from the Corynebacterium oxydans bacteria, i.e. both whole cells and isolated enzymes, in particular transacylases, or cell-free extracts with a plurality of enzymes, are used, emphasis being evidently laid on transacylase activity. Any possible hydrolase activity can be regarded as being marginal and not necessary for the process described in the reference document. The reaction is based on the transesterification (transacylation) of acrylic esters with corresponding polyols, including monosaccharides, oligosaccharides and polysaccharides. Both D1 and the other prior art documents fail to disclose a process for preparing polyol acrylates using hydrolases. Consequently, claims 1-15 should be considered novel. D1, as the closest prior art, also fails to give any indication of the promising use of hydrolytic enzymes, i.e. the subject matter of claims 1-15 should also be regarded as being inventive.

The further claimed monomer and polymer polyol

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.
PCT/EP 03/13106

acrylates and their uses for producing lacquers and paints (claims 16-23) are not novel in the light of the disclosures of the prior art documents D2 to D8. The product claims are drafted in the so-called product-by-process format. Polyol acrylates which are already known from the prior art are not rendered novel because of a different preparation process. The objections put forth by the applicant, that polymers useful as lacquer components having improved properties can be produced from the polyol acrylates produced according to the invention, may be true for hitherto unknown products or product mixtures, but such products or product mixtures are not explicitly defined in the claims. Reaction products that are enzymatically produced are directly dependent on reaction conditions (such as reaction time, concentration, etc), i.e. the structure of the end product, polyol acrylate, can be controlled by the choice of reaction conditions. Both the number of hydroxyl groups to be acylated and regioselectivity and/or stereoselectivity are parameters that need to be considered. This was not taken into account when the claims were drafted. Any actually novel subjects are not restricted from the known prior art, i.e. polyol acrylates of whatever composition and structure. Consequently, at least parts of the above-mentioned claims 18-23 must be regarded as lacking novelty.

The further processing of the polyol acrylates produced by the method as per claims 1-15 is neither novel nor inventive, since polyol acrylate polymerisation is part of the prior art.

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

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3. Industrial applicability (PCT Article 33(4))

All the present claims meet the requirements of PCT Article 33(4) for industrial applicability.

- 4. Further defects of the international application (clarity PCT Article 6)
- 4.1 Claim 23 is characterised by a desideratum (the lacquers should not be sticky after thermal curing only) that leaves a person skilled in the art unclear as to what technical features achieve this desired result. This contravenes the clarity requirement.

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